

07 CIV 8819

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

-----X  
JAMES LEBOW and THE LAW OFFICE  
OF JAMES B. LEBOW,

Plaintiffs,

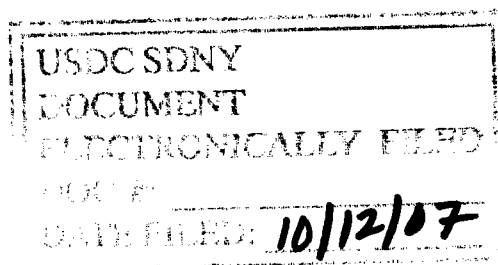
- against -

MINTZ & FRAADE, P.C., FREDERICK  
MINTZ, ALAN FRAADE, WARREN  
PEARL, ROBERT CHIRA, THE LAW  
OFFICES OF ROBERT CHIRA AND  
ASSOCIATES, and JOHN DOE,

Defendants.  
-----X

07 Civ. 8819 (RMB)

~~ORDER TO SHOW CAUSE FOR  
PRELIMINARY INJUNCTION AND  
TEMPORARY RESTRAINING ORDER~~ RMB



Upon the affidavit of James B. LeBow, sworn to this 10<sup>th</sup> day of October, 2007, and upon the copy of the complaint hereto annexed, it is

ORDERED that the above named defendants ~~show cause before a motion term of this~~ **APPEAR FOR A CONFERENCE** RMB

✓ Court, at Room **21D**, United States Courthouse, 500 Pearl Street, in the City, County, and State of New York, on **OCT. 18**, 2007 at **2:30** o'clock in the **AFTER** noon thereof, ~~or~~

**RMB** ~~as soon thereafter as counsel may be heard~~ **TO DISCUSS** **BEFORE**

of the Federal Rules of Civil Procedure enjoining the defendant during the pendency of this action from taking any action to evict Plaintiffs, removing any of Plaintiff's equipment from their offices or cubicles, disconnecting Plaintiff's internet or telephone service (telephone service must be restored and office telephones returned to Plaintiff's offices and cubicles), charging plaintiffs more than their pro rata share of the utilities, preventing Plaintiff and its/his employees and staff from using the kitchen or any of the other common areas in the office suite, and in anyway otherwise harassing Plaintiff and/or its attorneys and staff or taking any retaliatory action against same; and it is further

~~ORDERED, that sufficient reason having been shown therefor, pending the hearing of plaintiffs' motion for a preliminary injunction, pursuant to Rule 65, Fed. R. Civ. P., the plaintiff is temporarily enjoined from taking any action to evict Plaintiffs, removing any of Plaintiff's equipment from their offices or cubicles, disconnecting Plaintiff's internet or telephone service (telephone service must be restored and office telephones returned to Plaintiff's offices and cubicles), charging Plaintiffs more than their pro rata share of the utilities, preventing Plaintiff and its/his employees and staff from using the kitchen or any of the other common areas in the office suite, and in anyway otherwise harassing Plaintiff and/or its attorneys and staff or taking any retaliatory action against same; and it is further,~~

RMB

~~Secured by the court of NY will be posted to~~  
 ORDERED that personal service of a copy of this order and annexed affidavit upon the defendant or his counsel on or before 5:00 o'clock in the AFTER noon, OCT. 15,

2007 shall be deemed good and sufficient service thereof.

**BY NOON ON OCT. 17, 2007.\***

Dated: New York, New York

October 16, 2007

Issued: 16

**Richard M. Boerman**  
 United States District Court Judge

**\* THE PARTIES SHOULD ENGAGE IN GOOD FAITH SETTLEMENT DISCUSSION PRIOR TO THE CONFERENCE ON OCT. 18, 2007.**